

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA  
CIVIL ACTION

LASHEENA SIPP-LIPSCOMB and	:	
ANDRES GARDIN, SR., Individually and in their	:	
own right and as Parents and Natural Guardians of	:	
A G, JR., a Minor	:	
	:	
V.	:	NO. 2:20-cv-01926
	:	
EINSTEIN PHYSICIANS PENNYPACK	:	
PEDIATRICS and	:	
ALBERT EINSTEIN HEALTHCARE NETWORK	:	
and AGENT DOE and	:	<b>JURY TRIAL DEMANDED</b>
ST. CHRISTOPHER'S HEALTHCARE, LLC	:	<b>BY ERIC Y. CHO, M.D.</b>
f/k/a and/or f/d/b/a St. Christopher's Hospital for	:	
Children and	:	
AMERICAN ACADEMIC HEALTH SYSTEM,	:	
LLC f/k/a and/or f/d/b/a St. Christopher's Hospital	:	
for Children and	:	
PHILADELPHIA ACADEMIC HEALTH	:	
HOLDINGS, LLC f/k/a and/or f/d/b/a	:	
St. Christopher's Hospital for Children and	:	
PHILADELPHIA ACADEMIC HEALTH	:	
SYSTEM, LLC f/k/a and/or f/d/b/a	:	
St. Christopher's Hospital for Children and	:	
HAYLEY BARTKUS a/k/a HAYLEY BARKUS	:	
and ERIN E. HASSEL, M.D. and	:	
PRAMATH NATH, M.D. and	:	
UROLOGY FOR CHILDREN, LLC and	:	
CHARLES W. CONCODORA, M.D. and	:	
and ERIC Y. CHO, M.D. and	:	
ARJUN KALYANPUR, M.D. and	:	
TELERADIOLOGY SOLUTIONS, P.C.	:	

**EXHIBIT LIST OF DEFENDANT, ERIC Y. CHO, M.D.**

1. Plaintiffs' Amended Complaint
2. Answer with Affirmative Defenses of Defendant, Eric Y. Cho, M.D.
3. Plaintiffs' Answers to Defendant's Medical Malpractice Interrogatories
4. Plaintiffs' Answers to Defendant's Request for Production of Documents
5. Defendant's Answers to Plaintiffs' 1<sup>st</sup> Set of Interrogatories

6. Defendant's Answers to Plaintiffs' 1<sup>st</sup> Set of Request for Production of Documents
7. Defendant's Responses to Plaintiffs' Interrogatories and Request for Production of Documents (Affirmative Defenses)
8. Plaintiff Minor's medical records from Pennypack Pediatrics
9. Plaintiff Minor's medical records from St. Christopher's Hospital for Children
10. Plaintiff Minor's medical records from Albert Einstein Medical Center
11. Plaintiff Minor's medical records from Urology for Children
12. Plaintiff Minor's medical records from Tampa Pediatrics
13. Plaintiff Minor's medical records from St. Joseph's Hospital
14. Plaintiff Minor's medical records from St Christopher's Hospital Department of Audiology
15. Plaintiff Minor's medical records from Tri County Pediatrics/ David Meckler, M.D.
16. Plaintiff Minor's medical records from Pediatric Urology
17. Plaintiff Minor's radiology studies, including ultrasounds, from St. Christopher's Hospital for Children
18. Deposition Transcript of Lasheena Sipp-Lipscomb
19. Deposition Transcript of Andres Gardin, Sr.
20. Deposition Transcript of Arjun Kalyanpur, M.D.
21. Deposition Transcript of Eric Y. Cho, M.D.
22. Deposition Transcript of Pramath Nath, M.D.
23. Deposition Transcript of Erin Hassel, M.D.
24. Deposition Transcript of Charles Concodora, M.D.
25. Deposition Transcript of Hayley Bartkus, BSDMS RDMS
26. Deposition Transcript of Pam Brown

27. Deposition Transcripts of Erica Poletto, M.D. (9/22/21 and 12/02/21)
28. Deposition Transcript of Allyson McDonnell
29. Deposition Transcript of Frances Barlow, RN
30. Deposition Transcript of Patricia Madison, RN
31. Photographs of Plaintiff Minor
32. *Curriculum vitae* of Defendant, Eric Y. Cho, M.D.
33. *Curriculum vitae* of Jonathan Routh, M.D.
34. Any and all medical literature, including but not limited to relating to testicular torsion, testicular torsion surgery, fertility, endocrine, and psychology of testicular torsion
35. Any medical literature relied upon by any expert
36. Any and all radiology studies of Plaintiff Minor
37. Any models, computer images, graphics, diagrams, animation or images
38. Enlargement of any exhibit(s)
39. Chronology of timeline of events
40. Any exhibit(s) identified by Plaintiffs
41. Any exhibit(s) identified by codefendants
42. Defendant reserves the right to supplement this Exhibit List up to and through the time of trial

MARSHALL DENNEHEY WARNER  
COLEMAN AND GOGGIN

BY: E. Chandler Hosmer

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Date: November 1, 2022